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NORRED LAW, PLLC

Clayton L. Everett, State Bar No. 24065212 515 E. Border Street | Arlington, Texas 76010

Telephone: (817) 704-3984 | clayton@norredlaw.com

Attorney for Debtor

## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

In re:	
David Lyn Luttrell,	Case No. 24-41512-mxm13
Debtor	Chapter 13
	Hearing Date: March 20, 2025 Hearing Time: 8:30 am

## **DEBTOR'S MODIFICATION OF CHAPTER 13 PLAN AFTER CONFIRMATION**

PLAN MODIFICATION DATE: January 30, 2025

#### **DISCLOSURES**

This Plan Modification contains Nonstandard Provisions listed in Section IX.
 This Plan Modification does not contain Nonstandard Provisions listed in Section IX.

NO HEARING WILL BE CONDUCTED UNLESS A WRITTEN OBJECTION IS FILED WITH THE U.S. BANKRUPTCY CLERK AT ELDON B. MAHON U.S. COURTHOUSE 501 W. 10TH ST., RM. 147 FORT WORTH, TX 76102-3643 BEFORE CLOSE OF BUSINESS AT LEAST 21 DAYS FROM THE DATE SERVED. ANY OBJECTION SHALL BE IN WRITING AND FILED WITH THE CLERK. IF AN OBJECTION IS TIMELY FILED, A HEARING MAY BE HELD WITH NOTICE ONLY TO THE OBJECTING PARTY. IF NO OBJECTION IS TIMELY FILED, THIS MODIFICATION SHALL BE DEEMED UNOPPOSED, AND THE COURT MAY ENTER AN ORDER APPROVING IT.

UNLESS OTHERWISE SET OUT IN THIS *PLAN MODIFICATION*, ALL PROVISIONS, SCHEDULED AMOUNTS, VALUATIONS, INTEREST RATES, MONTHLY PAYMENT AMOUNTS, AND ASSUMPTIONS OR REJECTIONS OF UNEXPIRED LEASES OR EXECUTORY CONTRACTS ("TERMS") ARE NOT MODIFIED AND SHALL REMAIN AS SET FORTH IN THE CHAPTER 13 *PLAN*, THE ORDER CONFIRMING THE CHAPTER 13 *PLAN*, THE ORDER APPROVING THE *TRUSTEE'S RECOMMENDATION CONCERNING CLAIMS*, OR AN ORDER APPROVING A PRIOR MODIFICATION OF THE CHAPTER 13 *PLAN*, WHICHEVER WAS ENTERED LATER. ALL TERMS SHALL BE INCORPORATED IN CONSTITUTE PROVISIONS OF THIS *PLAN MODIFICATION*. ALL PARTIES SHALL BE BOUND BY THE TERMS OF THIS *PLAN MODIFICATION* UNLESS DISAPPROVED. LANGUAGE IN ITALICIZED TYPE IN THIS *PLAN MODIFICATION* IS DEFINED IN GENERAL ORDER 2023-04 STANDING ORDER CONCERNING CHAPTER 13 CASES AND AS IT MAY BE SUPERSEDED OR AMENDED ("GENERAL ORDER"). ALL PROVISIONS OF THE GENERAL ORDER SHALL APPLY TO THIS *PLAN MODIFICATION* AS IF FULLY SET OUT HEREIN.

Pursuant to 11 U.S.C. § 1329 Debtor requests the following modification(s) to the Debtor's Chapter 13 Plan.

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I.	REASON(S) FOR M	Document MODIFICATION	Page 2 of 5	
X X X	<ul> <li>3. Provide for payment</li> <li>4. Cure any post-petition</li> <li>5. Make <i>Plan</i> sufficien</li> <li>6. Modify the Unsecur</li> <li>7. Modify the value of</li> <li>8. Supersede an Interloc</li> </ul>	Ty treatment of a Secured (part to the <i>Mortgage Lender</i> the on <i>Mortgage Arrearage</i> (part to based on allowed claims.	to \$to \$	paragraph III).
II.	NEW PLAN PAYMEN	T TO TRUSTEE AMOUN	T AND TERM	
DATE O	F CALCULATION:	January 30, 2025		
TOTAL	PAID IN*:	\$ <u>11,889</u>		
NUMBE	ER OF MONTHS SINCE	PETITION DATE: 8		
	the total amount paid to  a Payment(s) to the Truste		f Calculation less any refunds	by the Trustee to the <i>Debtor</i> .
	ate for Payments under	Number of Periods	Plan Pa	yment Monthly Amount
	cation** DD/YY)			
02/2820	,	51	\$2352	
**DEBT DATE O	OF THIS <i>PLAN MODIFIC</i> AYMENT IS DUE UNDE	TENT START DATE MAY CATION AND MUST BE T R THE CONFIRMED PLA	HE SAME DAY OF THE MO	IRTY (30) DAYS FROM THE ONTH THAT THE <i>DEBTOR'S</i> D BY THE <i>TRUSTEE</i>
Mortga	ige Lender	Current Mortgage l	-	Resume Current Post-Petition ge Payments* D/YY)

<sup>\*</sup>IF THE DEBTOR DOES NOT INCLUDE A DATE TO RESUME THE CURRENT POST-PETITION MORTGAGE PAYMENTS IN A CASE THAT IS A CONDUIT CASE AT THE TIME THIS PLAN MODIFICATION IS FILED, THE DATE TO RESUME DISBURSING THE CURRENT POST-PETITION MORTGAGE PAYMENTS SHALL BE THE

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FIRST DAY OF THE SECOND MONTH FOLLOWING THE START DATE OF THE FIRST *PLAN PAYMENT* UNDER THIS *PLAN MODIFICATION*.

- 1. *Current Post-Petition Mortgage Payments* shall be paid by the *Trustee* as set out in paragraph III of this *Plan Modification* or as otherwise provided in the General Order.
- 2. Current Post-Petition Mortgage Payment Arrearages due as of the date to resume the Current Post-Petition Mortgage Payments shall be paid by the Trustee as set out in paragraph IV of this Plan Modification or as otherwise provided in the General Order.
- 3. Any *Current Post-Petition Mortgage Payments* indicated herein reflects what the *Debtor* believes are the periodic payment amounts owed to the *Mortgage Lender*.
- 4. Adjustment of the *Plan Payment* and *Base Amount* shall be calculated as set out in the General Order Paragraph 15(c)(3).
- 5. Payments received by the *Trustee* for payment of the *Debtor's Current Post-Petition Mortgage Payment(s)* shall be deemed adequate protection to the creditor.
- 6. Upon completion of all *Plan Payments*, *Debtor(s)* shall resume making the *Current Post-Petition Mortgage Payments* required by contract on the due date following the date specified in the *Trustee's* records as the date through which the *Trustee* made the last *Current Post-Petition Mortgage Payment*.
- 7. Unless otherwise ordered by the Court, if a *Conduit Debtor* is current on his/her *Plan Payments* or the payment(s) due pursuant to any wage directive, the *Mortgage Lender* shall be deemed current post-petition.
- 8. Each claim secured by the *Debtor's* principal place of residence shall constitute a separate class.
- 9. Mortgage Lenders shall retain their liens.

# IV. PROVIDE FOR ANY POST-PETITION MORTGAGE ARREARAGE

	Due Date(s) (MM/DD/YY)	Treatment (\$/Mo or Pro Rata)

The Post-Petition *Mortgage Arrearage* shall be paid by the *Trustee* in the allowed amount and at the rate of interest, if any, set out in this *Plan Modification*. To the extent interest is provided, it will be calculated from the first day of the month that an order is entered approving this *Plan Modification*.

ANY CURRENT POST-PETITION MORTGAGE PAYMENTS WHICH HAVE BECOME DUE TO THE MORTGAGE LENDER AS OF THE TIME OF THE DATE TO RESUME CURRENT POST-PETITION MORTGAGE PAYMENTS UNDER THIS PLAN MODIFICATION WILL BE CLASSIFIED AS A POST-PETITION MORTGAGE ARREARAGE. IF DESIGNATED TO BE PAID PER-MO, SUCH POST-PETITION MORTGAGE ARREARAGE WILL BE PAID AS A LEVEL 5 CLAIM UNDER THE ORDER OF PAYMENT. IF DESIGNATED TO BE PAID PRO-RATA, SUCH POST-PETITION MORTGAGE ARREARAGE WILL BE PAID AS A LEVEL 6 CLAIM UNDER THE ORDER OF PAYMENT.

## V. PROVIDE FOR OR MODIFY TREATMENT OF SECURED CLAIMS

Creditor Name	Claim Amount	Collateral	Value of	Interest Rate	Treatment
		Description	Collateral		(\$/Mo, Pro Rata,
					Direct, Surrender)

The automatic stay shall be terminated and the *Trustee* shall cease disbursements on any secured claim which is secured by any *Surrendered Collateral* (Surr), without further order of the court, pursuant to the General Order.

#### VI. PROVIDE FOR OR MODIFY TREATMENT OF PRIORITY CLAIMS

Creditor Name	Claim Amount	Interest Rate	Treatment
			(\$/Mo, Pro Rata, Direct,
			Surrender)

#### VII. DEBTOR'S COUNSEL'S FEE FOR THIS MODIFICATION

Total Amount of Fee	Amount of Fee Paid Direct	Amount of Fee to Be Disbursed by <i>Trustee</i>
\$650.00		\$650.00

Any additional attorney fee to be disbursed by the *Trustee* will be paid as set out in the Order of Payment.

#### VIII. ORDER OF PAYMENT

Unless otherwise ordered by the Court, all claims and other disbursements made by the Chapter 13 *Trustee* after the entry of an Order of Confirmation of the Chapter 13 *Plan*, whether pursuant to this *Plan Modification* or a further modification thereof, will be paid in the order set out below, to the extent a creditor's claim is allowed or the disbursement is otherwise authorized. Each numbered paragraph below is a level of payment. All disbursements which are in a specified monthly amount are referred to as "per mo." At the time of any disbursement, if there are insufficient funds on hand to pay any per mo payment in full, claimant(s) with a higher level of payment shall be paid any unpaid balance owed on a per mo payment plus the current per mo payment owed to that same claimant, in full, before any disbursement to a claimant with a lower level of payment. If multiple claimants are scheduled to receive per mo payments within the same level of payment and there are insufficient funds to make those payments in full, available funds will be disbursed to the claimants within that level on a pro-rata basis. Claimants with a higher level of payment which are designated as receiving pro-rata payments shall be paid, in full, before any disbursements are made to any claimant with a lower level of payment.

- 1st Clerk's Filing Fee and Trustee's Percentage Fee(s) and Noticing Fees will be paid in full.
- 2nd Current Post-Petition Mortgage Payments (as adjusted, if necessary, per General Order) which will be paid per mo.
- 3rd Secured Creditors designated to be paid per mo and Domestic Support Obligations which will be paid per mo.
- 4th Attorney Fees which will be paid pro-rata.
- 5th Post-Petition *Mortgage Arrearage* if designated to be paid per mo. 6th Post-Petition *Mortgage Arrearage* if designated to be paid pro-rata.
- 7th Arrearages owed on Executory Contracts and Unexpired Leases which will be paid per mo. 8th Pre-Petition *Mortgage Arrearage* if designated to be paid per mo.
- 9th Pre-Petition Mortgage Arrearage and Secured Creditors if designated to be paid pro-rata.
- 10th All amounts allowed pursuant to a *Notice of Fees, Expenses and Charges* which will be paid pro-rata. 11th Priority Creditors Other than Domestic Support Obligations which will be paid pro-rata.
- 12th Special Class Creditors which will be paid per mo.
- 13th Unsecured Creditors other than late filed or penalty claims which will be paid pro-rata.
- 14th Late filed claims by Secured Creditors which will be paid pro-rata unless otherwise ordered by the Court. 15th Late filed claims for DSO or filed by Priority Creditors which will be paid pro-rata.
- 16th Late filed claims by Unsecured Creditors which will be paid pro-rata.
- 17th Unsecured claims for a non-pecuniary penalty, fine, or forfeiture, or for multiple, exemplary or punitive damages, expressly including an IRS penalty to the date of the petition on unsecured and/or priority claims which will be paid prorata.

#### IX. NONSTANDARD PROVISIONS

Any *Nonstandard Provisions* will be void unless the appropriate box on page one of this *Plan Modification* is checked. The following *Nonstandard Provisions*, if any, constitute terms of this Plan. Any *Nonstandard Provision* placed elsewhere in the *Plan Modification* is void.

Date: January 30, 2025 Respectfully submitted,

By: /s/ Clayton L. Everett
Clayton L. Everett, State Bar No. 24065212
clayton@norredlaw.com
Norred Law, PLLC
515 E. Border St., Arlington, Texas 76010
O: (817) 704-3984; F: (817) 524-6686
Attorney for Debtor

#### CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a copy of the foregoing DEBTOR'S MODIFICATION OF CHAPTER 13 PLAN AFTER CONFIRMATION was served upon the Debtor(s) and the parties listed below by or under the direction of the undersigned by United States First Class Mail, postage paid, and electronically by the Clerk on all other parties entitled to electronic notice on the date of filing hereof.

<u>Trustee via ECF</u>: Tim Truman

Standing Chapter 13 Trustee 6851 N.E. Loop 820, Suite 300 North Richland Hills, TX 76180

<u>U.S. Trustee via ECF</u>: 1100 Commerce St., Rm. 976 Dallas, TX 75242

Date Served: January 30, 2025

<u>Debtor via email</u>: David Lyn Luttrell 2209 Pontiac Dr.

Arlington, Texas 76013

Attorneys for Southside Bank via ECF:

Aimee E. Marcotte, <u>amarcotte@popehardwicke.com</u> Matthew Thomas Taplett, <u>mtaplett@popehardwicke.com</u>

> By: <u>/s/ Clayton L. Everett</u> Attorney